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- 31. Keeping stables sanitary.—That all stables and premises, herein provided for, shall be kept clean, and shall be disinfected and attended to in such manner and under such rules and regulations as may be prescribed, from time to time, by ordinance, under direction of the city superintendent of health or the board of health.
- 32. Penalty for violation.—Any person, firm, or corporation violating any provision of this ordinance shall be subject to a penalty to \$10 for each and every such offense, and each day the provisions of this ordinance, or any of them, are uncomplied with shall constitute a separate offense.
- 33. Floor requirements—Fly-proof bins—Removing contents.—It shall be unlawful for any person, firm, or corporation to have, keep, or maintain any stable used for horse or mule in the corporate limits of the city, unless the same shall be provided with a water-tight wood, brick, cement, or tamped clay floor, and be properly drained. Every such stable shall be cleaned daily and shall be provided with a fly-proof covered bin (tongue and groove flooring, or other solid material, to be used for both bin and cover), in which the manure and littler shall be placed daily. Said bin to be emptied and contents removed from city limits at least twice each month.
- 34. Violation—Finc.—Any person, firm, or corporation violating any provision of section 33 of this ordinance shall be subject to a penalty of \$10 for each and every such offense; and each day this ordinance, or any provision of it, is uncomplied with shall constitute a separate offense.

Nuisances. (Ord. Feb. 28, 1913.)

- 272. Nuisances—Declaration of—Expense of abatement.—Whatever is dangerous to human life or health; whatever renders the air, or food, or water, or other drink, unwholesome; whatever building, erection, structure or part or cellar thereof is overcrowded or not provided with adequate means of ingress or egress, or is not sufficiently supported, ventilated, drained, cleaned, or lighted; all ponds of stagnant water, all cellars and foundations of houses whose bottoms contain stagnant and putrid water; all dead and putrefied animals lying about the docks, streets, lanes, alleys, vacant lots, or yards; all privies, without proper receptacles thereunder for collecting deposits, or which are unscreened against flies, or which are maintained in violation of health measures; all slaughterhouses; all docks whose bottoms are alternately wet and dry by the ebbing and flowing of the tide; all accumulations of vegetable and animal substances undergoing putrefactive fermentation; all pigpens, cow stables, and horse stables, except as otherwise provided by ordinance, are declared to be nuisances in the city; and every person, firm, or corporation aiding in creating or contributing to the same or who support, continue or retain any of the same, shall be deemed guilty of a violation of this ordinance, and shall also be liable for the expense of the abatement and remedy therefor.
- 273. Depositing and burying of injurious, putrid, or offensive matter in city prohibited—Penalty.—It shall be unlawful for any person to place, pour, throw, deposit, or convey by drain or gutter, into or upon any street, alley, wharf, or other public place, or into or upon any yard or premises, or to bury beneath the surface of the soil, within the limits of the city, any dead animal, carcass, human body, or part thereof, carrion, offal, human excrement, filth, manure, putrid or decaying animal matter or other substance or matter offensive to the smell or injurious to health: Provided, That nothing herein shall be construed to prevent the proper burial of dead persons in Oakdale, Bellevue, or Pine Forest cemeteries. Any person violating any provision of this section, and every person, firm, or corporation inducing, causing, suffering, or otherwise aiding or abetting any such violation shall be subject to a penalty of \$50 for each and every such offense.

291. Manufactories or places generating deleterious odors, gas, smoke, etc.—Permission of board of health to maintain, etc.—No person, firm, or corporation shall erect or main-

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tain, within the limits of the city, any manufactory or place of business deemed dangerous to life or detrimental to health, or where unwholesome, offensive, or deleterious odors, gas, smoke, deposits, or exhalations are generated, such as tanneries, refineries, manufactories of starch, glue, leather, chemicals, fertilizers, gas, etc., without the permission of the board of health; and all such establishments wherever located shall be kept clean and wholesome at all times so as not to be offensive or prejudicial to public health.

324. Washing and cleaning of vehicles and animals in street prohibited—Penalty.—Vehicles, horses, or other animals shall not be cleaned or washed in the streets or public places of the city. Any person violating any provision of this section shall be subject to a penalty of \$5 for each and every such offense.

Garbage and Refuse; Care and Disposal—Removal of Night Soil. (Ord. Feb. 28, 1913.)

274. Swill, slops, etc.—Care, disposal and removal of.—No house refuse, swill, slops, water that has been used for any purpose, decaying vegetable matter; or organic waste substance of any kind, shall be thrown from any window or be otherwise deposited on or in any lot, street, ditch, gutter, or other public place, within the city; and no putrid or decaying animal or vegetable matter shall be kept in any house, cellar, or adjoining outbuilding or grounds for more than 24 hours. All slops or similar organic waste substance or organic kitchen refuse shall be kept in proper closed metal receptacles and so placed as to be accessible and easily handled and removed by carts of the city. All such slops or organic waste substances or kitchen refuse, when so placed in receptacles, awaiting removal, shall be drained of all water or liquid, and such water or liquid shall be placed in or disposed of through the sewer, or under such rules as may be provided therefor, in the interest of the public health, by the board of health or the superintendent of health of the city.

281. Removal of night soil, slops, filth, etc.—By or under supervision of health department-Licensed scavengers and garbage collectors.-It shall be the duty of the health department of the city to supervise the removal of excrement from all such privies and the removal of offensive slops, offal, organic waste matter and kitchen refuse from premises, and such department may, where necessary for the preservation of health, when approved by the council, maintain proper equipment therefor. No person, other than employees of the city engaged in such public work, shall remove, cart, or carry, through any of the streets, lanes, or alleys of the city, the contents of any privy or any offensive organic waste matter or kitchen refuse, from any of the dwellings, houses, buildings, grounds, or other places in the city, in any cart, wagon, truck, handcart, or other vehicle, unless such person so removing, together with the cart or vehicle, shall be duly licensed for that employment and purpose. All vehicles and vessels used therefor, shall be water-tight and so maintained as to prevent the escape of any of their contents, and all such vehicles and vessels used in carrying night soil or other waste or refuse matter, as herein prescribed, shall be provided with air-tight lids, or covers, which will (and shall be so used as to) prevent the escape of offensive odors therefrom.

282. Licensed scavengers, etc.—License—Application therefor, etc.—All persons, firms, or corporations intending or desiring to engage in the business of removing the contents of privies, or offensive organic waste matter or kitchen refuse from buildings, grounds, and premises within the city, shall first make written application to the council through the health department of the city, for license. It shall be the duty of the health department to make or cause to be made an examination of all vehicles and equipment to be used in such work, and to report its findings to the council,